

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
Transcriber's Office
FLOOR DEBATE

March 24, 2004 LB 155, 479

that possession of property by closely related parties does not serve to place a third party on the notice or the existence of a lease that may not be recorded. So that in a nutshell is the balance of AM3363. I would urge the adoption of AM3363 to LB 155.

SENATOR CUDABACK: Thank you, Senator Quandahl. Further discussion on AM3363? There are no lights on, Senator Quandahl or Senator Beutler. Senator Quandahl, do you wish to close? The question before the body is adoption of AM3363 to LB 155. All in favor vote aye, opposed nay. Voting on the Quandahl amendment, AM3363. Have you all voted who care to? Record please, Mr. Clerk.

CLERK: 28 ayes, 0 nays, Mr. President on the adoption of Senator Quandahl's amendment.

SENATOR CUDABACK: Amendment has been adopted.

CLERK: I have nothing further on the bill, Senator Mossey.

SENATOR CUDABACK: Senator Mossey.

SENATOR MOSSEY: Mr. President, I move advancement of LB 155 to E & R for engrossing.

SENATOR CUDABACK: Heard the motion to advance LB 155 to E & R for engrossing. All in favor of the motion say aye. Opposed nay. It is advanced.

CLERK: Mr. President, LB 479 on Select File. I do have Enrollment and Review, Senator.

SENATOR CUDABACK: Senator Mossey.

CLERK: Oh, Senator, excuse me. We've already adopted the Enrollment and Review, I'm sorry, on March 5, Mr. President. And there was an amendment from Senator Baker that was adopted to the bill on March 5. I now have pending Senator Schrock's AM3374. (Legislative Journal page 1239.)